<ul><li>6</li><li>7</li></ul>	mbradley@marlinsaltzman.com chumphrey@marlinsaltzman.com					
8	(Additional Plaintiff∄s counsel on next page)					
9	Attorneys for Plaintiff and Proposed Class					
10	UNITED STAT	ES DISTRICT COURT				
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
12	TOR THE HORITICAL	DIGITATO OF GALLI GIVINA				
13	ALICIA HARRIS, as an individual I and on behalf of all others	CASE NO. CV 08-5198 EMC				
14	similarly situated,	(Assigned to Hon. Edward M. Chen)				
15	Plaintiff,	STIPULATION RE PLAINTIFF'S				
16	v.	STIPULATION RE PLAINTIFF'S MOTIONS TO COMPEL; PROPOSED ORDER				
17	VECTOR MARKETING	ORDER				
8	CORPORATION, a Pennsylvania 1 corporation; and DOES 1 through 20, inclusive,					
9	Defendants.					
20	Defericants.	Discovery Cutoff: March 2, 2011 Trial Date: June 6, 2011				
21		That Date. Julie 0, 2011				
22						
23						
24						
25						
26						
27		1				
28	Joint Stipulation Re Plaintiff's Motions to Compel; P <del>ropos</del> ed Order CASE NO. CV 08-5198 EMC					

## Additional Plaintiff S Counsel DIVERSITY LAW GROUP Daniel H. Chang, Esq. (SBN 183803) Craig S. Hubble, Esq. (SBN 200789) Larry W. Lee, Esq. (SBN 228175) 444 S. Flower Street Citigroup Center, Suite 1370 Los Angeles, California 90071 Telephone: (213) 488-6555 Facsimile: (213) 488-6554 dchang@diversitylaw.com chubble@diversitylaw.com lwlee@diversitylaw.com LAW OFFICES OF SHERRY JUNG Sherry Jung, Esq. (SBN 234406) 444 S. Flower Street Citigroup Center, Suite 1370 Los Angeles, California 90071 Telephone: (213) 488-6555 Facsimile: (213) 488-6554 sherry: 23@hotmail.com sherryj23@hotmail.com Joint Stipulation Re Plaintiff's Motions to Compel; Proposed Order **CASE NO. CV 08-5198 EMC**

Plaintiff Alicia Harris ("Plaintiff" or "Harris") and Defendant Vector Marketing Corporation ("Defendant" or "Vector") enter into this joint stipulation with reference to the following facts:

RECITALS

WHEREAS, Plaintiff Harris served a Notice of Deposition of Defendant Vector Marketing Corporation Pursuant to FRCP 30(b)(6), Requests for Production of Documents and Things Set No. Nine and Special Interrogatories No. Three on Defendant Vector Marketing Corporation on November 24, 2010;

WHEREAS, after the parties met and conferred regarding Plaintiff's discovery, Vector agreed, *inter alia*, to provide a declaration and documents in lieu of the 30(b)(6) deposition noticed, but did not waive its right to object to the categories and requests on relevancy and other grounds;

WHEREAS, Plaintiff agreed to withdraw the 30(b)(6) deposition notice in exchange for the declaration and documents;

WHEREAS, the parties agree that Plaintiff can move to compel a further declaration and/or the production of additional documents under the 30(b)(6) deposition notice in lieu of the 30(b)(6) deposition noticed;

WHEREAS, the parties agreed to extend the due date for discovery to January 10, 2010, to accommodate Defendant, as Vector Marketing Corporation was closed during the last two weeks of December and personnel were unavailable to collect documents;

WHEREAS, Defendant provided responses on January 10, 2011, and the parties have since met and conferred regarding the discovery responses and disagree as to whether or not Plaintiff is entitled to information regarding certain categories;

WHEREAS, the parties have agreed to resolve their dispute through
briefing, but require an expedited briefing schedule and hearing date in order
to receive any further information and documents the Court might order, in
time to be utilized in support of a dispositive motion Plaintiff intends to file;

WHEREAS, Plaintiff intends to file a motion for summary judgment, and must file the same by February 9, 2011, to regularly notice the motion for hearing on the date already reserved by this Court - March 16, 2011 - the last day to hear dispositive motions;

WHEREAS, the Plaintiff and the class wish to have the plaintiff motion for summary judgment motion heard <u>after</u> the opt-out period expires, which is currently set to expire on March 11, 2011, so as to avoid any one-way intervention issues during the opt-out period;

WHEREAS, the Parties have agreed to stipulate to an expedited briefing schedule to accomplish these discovery goals;

NOW, THEREFORE, it is hereby stipulated by the parties, through their respective counsel of record, as follows:

STIPULATION

1. Plaintiff shall file motions to compel in regards to Defendant's objections to her November 24, 2010 Deposition Notice, Defendant's responses to Set No. Nine of Production, and Defendant's responses to Special Interrogatories No. Three, on or before January 20, 2011. Plaintiff will be filing three separate motions but expects that there will be substantial overlap between the three, and will seek to incorporate argument wherever possible so as to minimize the pages filed in the moving papers. Defendant shall file its opposition(s) to the Motions to Compel on or before January 25,

1	2011; and Plaintiff shall file no reply brief;		
2	2.	The Motion to Com	pel shall be heard on January 27, 2011, at
3		<b>1:00 p.m.</b> , 10:00 a.m.	
4	or on a d	ate and time as soon th	nereafter as convenient for the Court.
5	IT I	S SO STIPULATED.	
6	DATED:	January 19, 2011	MARI IN & SAI TZMAN
7	DATED.	bandary 10, 2011	MARLIN & SALTZMAN DIVERSITY LAW GROUP LAW OFFICES OF SHERRY JUNG
8			EAW OFFICES OF SHERRY SOINS
9			By: /S/ Christina A. Humphrey
10			By: /S/ Christina A. Humphrey Christina A. Humphrey, Esq. of Marlin & Saltzman
11			Attorneys for Plaintiff
12			
13	DATED:	January 19, 2011	REED SMITH LLP
14		•	
15			Dur (C/ Daviere a M. M/) an
16			By: /S/ Roxanne M. Wilson Roxanne M. Wilson, Esq.
17			Attorneys for Plaintiff
18			
19			
20			<u>ORDER</u>
21	Bas	sed on the above stipula	ation, IT IS SO ORDERED.
22			TATES DISTRICT CO
23		1/20/11	
24	DATED: _	· · · · · · · · · · · · · · · · · · ·	IT IS SO ORDERED COURT
25		(3	IT IS SO OIL FIED COURT
26		\	Judge Edward M. Chen
27		`	
28	Join	t Stipulation Re Plain	tiff Motions to Compel Proposed Order
			DISTRICTED NO. CV 08-5198 EMC